

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
UNITED STATES OF AMERICA, :

-against- :

VICTOR ALAVAREZ, :

Defendant. :

-----X

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 6/2/09

93 Cr. 181 (WHP)

ORDER

WILLIAM H. PAULEY III, United States District Judge:

This Court has received no less than five letter requests, two of which are attached to this order, from the defendant in the last three months. Additionally, the United States Attorney's Office in the Southern District of New York has received correspondence directly from the defendant. Because this case is closed, the defendant is directed to cease corresponding with chambers or the United States Attorney's Office. If the defendant wishes to challenge his conviction or sentence, he is directed to contact the Pro Se Office in the Southern District of New York. Therefore, all outstanding letter requests by the defendant as of May 28, 2009 are denied.

Dated: New York, New York
May 28, 2009

SO ORDERED:


WILLIAM H. PAULEY III,
U.S.D.J.

Copies mailed to:

Paul Krieger, Esq.
U.S. Attorney's Office, SDNY
One St. Andrew's Plaza
New York, NY 10007
Counsel for the Government

Victor Alvarez
34848-054
USP High (Florence CO),
P.O. Box 8500
Florence, CO 81226
Pro-se defendant

Victor Alvarez vs
United States of America

civil case # 55 CR 181 MBM

RECEIVED

MAY 18 2003

CLERK OF
COURT
PAULEY
N.J.

I am asking the USA
Federal court to send me back my
certified card of certified legal mail
the prison U.S.P. has refused to deliver
me of my certified mail have go out of
the prison of U.S.P to U.S. court. if
you have receive my legal motion
to please grant petitioners release
from U.S. prison BOP prison re I am
go home here on the FBI agent
explosive expert DR Frederick Whitehead
because he successfully filed a civil
law suit against the crime lab of
workman DC on 1996 and successfully
win its civil law suit for a mix of
of justice for tampering with my street
are evidence of diesel oil or fertilizer
fertilizer and U.S. court granted his
victory civil law suit on March 17, 2003
U.S. government have not granted
petitioners and its codefendants released
from U.S. Bureau of prison but
also BOP prison and intelligence
technological warfare and cyber
electrical monitor and surveillance

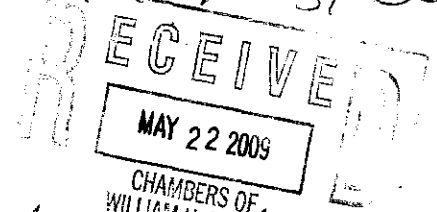
expose myself, even now, even
to my head and neck with spine and arm
left private parts since 1993 in which
Bosnian federal advised Prof
are happy I reviewed order investigation
from NY-KS-TX-Coloado possibly
OK-and ILL. but since the first and
attack at Leavenworth I still feel keep
repeated do to fight publicly and
personal problems to keep away from
can borrow but also keep me worried
and been giving me a national interest
biological based colored cartoon at CIA
military (SI-NASA-SOS-G.I.D.E.O.P
and more, air force -yard-walls
over us-A and I want free and question
we being us military do to the war against
Al Qaeda and terrorism but in personal
problem of money or veterans expect
in the free recovery of the criminal
inter price. Bureau of Prison, I still
asking to be release from u.s.p. Prison
do to the failed operation of us federal
government against are of redaction sweeping
on Court, Court 5 bombing conspiracy
Court 6 attempted bombing with and
a bomb or chemical to general or
bomb on with and on top Records
a witness at trial or before trial or
after trial but are on Court 15 shipper
in fire arm and Court 16 army and army
in fire arm in the interest of people
in camera with evidence, the proof (2)

to prove that I did not ship
the fire arm and could not
argue a fire arm, between
intimate and foreign countries -
beare evidence proof for
I did not and could not ship
fire arm in the intimate and
foreign countries and evidence
proof that U.S. government
committed perjury 23 times on
Cant 5 and 28 times on Cant 6
and end less perjury on Cant 1
that my national proof was not
adhered to keep in prison due to BOP
proffer veterans who suffer from
delusional schizophrenia
and have been using military
technological state of the art
weapons since 1997 but been
attacking me regarding keeping an
accountable to I had never get
a victory over judicial dept
admiral Peter Price by proving
innocent and oppressed of justice -
so much that I should have
been free since 1993 but
also after FBI ~~to~~ Frederick
white part own his lawsuit
I should have been set free ↓ ③

with out any delayed before
6 years and so after FBI civil law
suit I remained trying to notify
U.S. government are policy maker both
are petitioners can get the money
5 postal stamps per said mail I
to out of the are letter at every
6 months before carriers were
stiff don't let none of my deep
motor in with. I took Feb 1993
freedom BC person motor club
conspired against me to keep me in
prison getting a city machine
intelligence-military intelligence
technological level provided
oring their visible satellite hand
of star wars exotic weapons of
later technologies and space tech,
while keeping the separate been
looking up saying that I am a global
investigator due to the attacks
against World Trade Center and
Pentagon in 2001. and I have been
in federal prison actually since
1993 I took for two court not
my prison sentence at jail
and set petitioners free.
— thank you.

victor alvarez
vs
united states of america

civil case # 93CR1816 WHH
17/05/009



comes now petitioner's plea
this court judge William Pauley to
give me an Reason for denial of
petitioner victor alvarez motion which
deals of the civil law suit of FBI agent
Frederick Whitehurst who testified
at petitioner's trial in 1995 and filed
a civil law suit in 1996 and won his
civil law suit. I seen in the 1997 under
siege by the U.S. military reserves and
air force - SCS - CIA. Before the Bureau
of prisons forced over me of me over
a weapon and to get me an army regular
intelligence technological development
using F.I.S.A. I been torture getting an
nutrient international biological brain
Colonel certification by BOA NASA -
Prateran official but now the BOA
veteran still keeps me incarcerated
repeated and incarcerated saying that
I am under investigation while killing
incriminate, I have written to U.S.
government Andrew C. Mc Carthy and
Patrick Fitzgerald Robert Kennedy -
but I never receive no answer from

united state federal government or FBI -
agent name - Frederick white whitehurst -
who win an civil law suit or FBI crime -
lab on workman DC and I did file a
~~on~~ motion until finally was receive ~~at~~
after 6 years of me mailing the same -
motion over and over giving the motion
argument is that if there were no explosion
why the government continued with the false
allegation against petitioner giving a false
accusation of sedition conspiracy in count
1 and count 5 bombing conspiracy
count 6 attempted bombing with ant air
bomb or chemicals to generate a bomb
according to FBI explosion expert james -
thurner who testified that there were
no bombs or chemicals to generate a
bomb and also the explosion experts -
of the FBI Frederick whitehurst who
testified at trial for USA federal government
and told the U.S. government that there were
no bomb chemicals to generate a bomb
nor there was any bomb that the FBI crime
lab in workman DC did tampered with
the evidence of my street here this
very FBI did win his civil law suit
on march 17, 2003 but in the reality
that the U.S. government has never get he
released from federal prison custody -
when by law they must release free
② Voluntary. the U.S. government

did commit perjury when they false-
ly accused me of Conspiracy to Over-
throw the U.S. government without
any evidence to support their false
accusation of sedition conspiracy as they
have no ~~textile~~ testimony nor they
have no military stuff and only
they have its an instrument drawn
made by the FBI and no bombs no
chemicals to prevent the alleged the
faked assassination and FBI agent white
kunt did win an civil law suit
for changing the fertilizer and
dred air for the Pearl Harbor explosion
is such that after FBI agent parker
white kunt testify for U.S. government
the U.S. government continued with its case
against me getting me convicted with
physical evidence and recorded
conversations to prove innocent origi-
nally defendant attorney with
H. S. S. who help the U.S. gover-
ment to get me convicted while
innocent FBI Frederick white kunt
civil law suit reached the U.S.
courts but its very understanding
that the nation I did filed its
reported by evidence and not by
bull shit re petitioner or the
judge or to why you denied
legal procedure to get the § 19

petitioners always either entered at
risk when by law you ~~must~~ have
to not entered at risk and when you
denied a motion supported by evidence
and oral argument as U.S. Constitution
very well argued when you denied
with great document supported by physical
evidence as U.S. Constitution and
this means you are overruling supporting
an illegal arrest and illegal political
false accusation and conviction while
innocent then you are committing
perjury by giving support to U.S. prosecutor
prosecution ~~and~~ willfully maliciously
wrongfully illegal arrest political
prosecution and conviction without
any evidence for us federal government
and we to prove to do 35 years while
innocent the denunciation of U.S. A have
stated that no man should ever be proved
while innocent so why then you do not
let petitioners prove evidence at risk
and then we of of the dept the FBI
and prosecutor put on are in 1993 and 1994
and act we leave, if you have a sense
of justice and a political correct sense
in your head then you ~~too~~ should and
not heed my oral constitutional argument
opposing and let at risk the illegal willfully
maliciously wrongfully conviction of USA
after false accused me of a crime I didn't

submitted in 1993 that was the
United States saying you got re-
arrested and fabricated evidence with
a false allegation of terrorism.
Conspiracy with out any proof.
on recorded conversations to say the
I felt took is an walk in terror
Conspiracy bombing conspiracy on
cont 5 on cont 6 attempted
bombing with out a bomb
and with out a recorded
~~and~~ conversation and with out any
evidence to prove these false
accusations of United States protesters.
against me that you have to
question the reasoning why the
prosecutors were on with the
trial when the FBI did tell the
U.S. government there were no
chemicals to general a bomb
no bombs why the prosecutors
continued on off the accusation
against petitioners to convict and
convict Paul Ivoent and so much
out appears miscommunication of justice.
that the same FBI agents exploring
experts to Federal white-
hunts did file a civil lawsuit
in 1996 after text typed for US
government ~~did~~ in 1995 display
an civil lawsuit against USA

FBI crime lab an who wrote DC
why then you sent out side
visits always since interest when
I did filed an oral argument with
proof that U.S. Constitution requires
to prove I am innocent since 1993
and prove the false operation
of the federal prosecutor's office
got me convicted with evidence
that proves that I am innocent
then you must consider this letter
and read very pictures prove the
FBI Civil Lab must give me the
your fight to go have acquiring
and that petitioners its best future
and over plan of with its own
under intelligence agencies F.I.S.A.
CSI - NASA - private security - police -
military at national international -
level included my own country private
Rico and SOS Federal Reserve
and its seeing an intelligence tech
voluntary deal mostly due to
the criminal justice system bureau
of prisons who got me down on the
list as Al Qaeda ~~that the~~ treacher
to get me kill and torturing not have
stop ~~the~~ and trying to kill me
taking my life against my will
to live and get exonerated the rest
conviction its destructions are prove (6)

as forced, operation report on
in 1993 the Veterans of BOP
its diminishing as we returning
in 1997 because I refused
to work for the FBI as to the
oral bomb attacks report as
Leavenworth Karger at the Bureau
of prison veterans ex-soldiers who
get no living order now because
I refused to turn informant in
1997 while I was at U.S.P.
Leavenworth Karger and people
at it now they been attacking me
with an invisible exotic weapons
of that was loser tube technique
give that they created to my head
neck veins and legs joint
pivot point and vital organs
while trying to take my mental
sanity away from me and
developing anger and keeping me
repeated while with my -
mind occupied while killing me
as a negotiation open population
and people are site oriented
be with treatment in 1998
2001 - 2007 this time
permanently and pay by US
troops of rept. America to
I can never be believe
(7) & again while never out of text

doctors and psychologists of our
principals the Federal prison
with soft money that came from
Gavner Bill and Federal prison
plus paying lawyers to look the other
way while I am getting an
arty review intelligent technological
and deal pretty on federal out
acornade. Hoping complaint and on
U.S. government and judge really to
not play witness at side that if
you can do that you should grant
me a lawyer or attorney that
has driven to me see docket number 983
a petitioner dated at 09/13/2004
I don't get release granted with out the
legal outcome of Counsel even so that I am
incent with evidence to prove it -
petitioner is indigent with out any money
and with out legal outcome petitioner
can die as petitioner is dying and the silent
of the land overnide do to the war
against terrorism and al Qaeda behold I am
not a arab or american but spanish
of Puerto Rico a religious person with
the asking for Relief do to me carried off
prison so much that FBI white hunt testified
at trial for us government in a civil lawsuit
against white (not FBI) at 2003 why then I should
not own an oral argument supported with
evidence and you can carry us Constitution
(8) Petitioner Prays that the Order in the 11th

